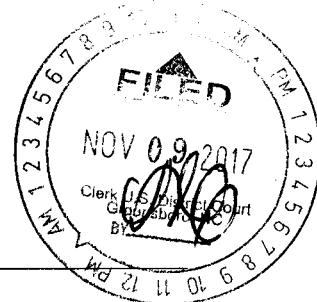


Appointment Of Fiduciary Debtor

Hassie-Demand; Knowlin  
1 c/o 701 S O.Henry Blvd  
2 Greensboro, North Carolina [27401]



3 IN THE DISTRICT COURT FOR THE UNITED STATES  
4  
5 FOR THE NORTH CAROLINA MIDDLE DISTRICT

---

6 ) in Admiralty  
7 HASSIE-DEMOND; KNOWLIN ) Case No. 1:17-CV-00381-CCE-LPA  
Plaintiff )  
8 ) NOTICE OF  
v. ) APPOINTMENT OF  
9 ) FIDUCIARY DEBTOR  
10 CREDIT MANAGEMENT,LLC )  
Defendant )  
11 )  
12 Hassie Demond Nowlin, agent, lawful man, )  
Creditor, injured third party intervenor )  
13 )

---

14 NOTICE OF APPOINTMENT OF FIDUCIARY DEBTOR  
15

16 COMES NOW Hassie Demond Knowlin, a Real Party in Interest, who is  
17 neutral in the public, making a special visitation by absolute ministerial right  
18 to the district court, "restricted appearance" under Rule E (8), who is  
19 unschooled in law and notices the court of enunciation of principles as stated  
20 in Haines v. Kerner, 404 U.S. 519, wherein the court has directed that those  
21 who are unschooled in law making pleadings and/or complaints shall have  
22 the court look to the substance of the pleadings rather than in the form, and  
hereby makes the following pleadings/notices in the above referenced matter  
without waiver of any defenses.

23  
24  
25  
26  
27  
28 Hassie-Demand; Knowlin

Page 1 of 3

**Appointment of Fiduciary**

1

2

I, **Hassie Demond Knowlin**©, “Third Party Interest Intervenor,” having terminated  
the previous fiduciary to the corporate entity (ens legis), a documented vessel under  
United States registry, otherwise described as HASSIE DEMOND KNOWLIN©, a.k.a.  
HASSIE D KNOWLIN© or any alphabetical or numerical variation thereof, a.k.a.  
(Debtor), nunc pro tunc the first month, thirty day, nineteen hundred and seventy three  
C.E., said entity having as it’s trustee the Secretary of Transportation of the United States  
pursuant to and in accordance with [Title 46 App. U.S.C. § 1247] and there being no  
living sentient being responsible to accept service of process or other documents, and  
cannot appear in a court of the United States or act as a duly appointed transfer agent, and  
cannot achieve parity with real people. Therefore I, **Hassie Demond Knowlin**©, “Third  
Party Interest Intervenor,” hereby nominate and do appoint **Caren Enloe, a/k/a CAREN  
ENLOE FEDERAL DEFENDER No.17394** as being qualified to fulfill the position of  
**Fiduciary Debtor**” for the corporate entity described above in all-capital-letter-  
assemblages, the same to be effective immediately as of the date set forth below, and  
shall continue until further notice or reappointment, substitution or cancellation, within  
the venue as ordained and established by the **People of the Territory of North  
Carolina**, through their original Organic Constitution of North Carolina state.

14

15

Whereas, said fiduciary debtor’s responsibilities are to exercise scrupulous good faith  
and candor towards, and for the benefit and on behalf of **Hassie Demond Nowlin**©,  
“Third Party Interest Intervenor,” the exclusive and limited purpose of accepting and  
receiving all liabilities, accepting and receiving all service of process and other  
documents, instruments, bonds or other important papers, to appear and discharge, settle  
and close all matters material to above referred (Debtor) in all-capital-letter-assemblages,  
the same shall be by order of **Hassie Demond Nowlin**©, “Third Party Interest  
Intervenor” or other delegated or appointee of **Hassie Demond Nowlin**©, “Third Party  
Interest Intervenor,” including assignments for or on behalf of the principal (Debtor),  
HASSIE DEMOND KNOWLIN©, including any alphabetical or numerical variation  
thereof as described above, and to do all other acts requisite to faithfully execute said  
appointment, fully, faithfully, specially under this appointment.

24

25

26

27

28

Hassie-Demond; Knowlin

Appointment Of Fiduciary Debtor

1           **Fiduciary Debtor, Caren Enloe, a/k/a CAREN ENLOE, an attorney**, is hereby  
2 authorized to use the private exemption of **Hassie Demond Knowlin©**, i.e. HASSIE  
3 DEMOND KNOWLIN, 245254630, for the adjustment and set-off of this instant matter,  
4 Case No1:17-CV-00381-CCE-LPA , which is Accepted For Value, and Returned for  
Settlement. Fiduciary Debtor is to issue the appropriate IRS 1099 forms and to be in  
compliance with all revenue requirements in this matter timely. Hassie Demond  
Knowlin© reserves the right to audit all records and activities of Fiduciary Debtor to  
maintain good faith.

6  
7 I, **Hassie Demond Knowlin©**, "Third Party Interest Intervenor" asseverate  
8 that the facts enumerated herein are set forth in good faith with clean hands  
9 and that the same are true, correct, complete and not misleading, so certified  
without United States.

10  
11   
12 **Hassie Demond Knowlin©, Third Party Interest**  
13 **Intervenor, Secured Party, Authorized Agent For:**  
14 **HASSIE DEMOND KNOWLIN© (ens legis)**  
c/o 701 S O.Henry Blvd  
Greensboro, North Carolina [27401]  
(336) 327-5716



15  
16 rt. the above  
17

11-9-17

date

19  
20 PROOF OF MAILING AND CONTENTS MAILED

22 I, Hassie-Demand; Knowlin, do affirm and say, that I am over the age of twenty-one years, competent with  
firsthand knowledge, and so say that on the 22 day of Sept month, 2017, following normal  
business procedures, I mailed the above document to:

24           CAREN ENLOE No. 17394  
25 c/o 4601 Six Forks Road, Suit 400  
Raleigh, NC 27609

JOSH STEIN, NC ATTORNEY GENERAL  
CONSUMER PROTECTION DIVISION  
MAIL SERVICE CENTER 9001  
RALEIGH, NC 27699

26  
27  
28 Hassie-Demand; Knowlin